Case 22-10213-TPA Doc 12 Filed 05/16/22 Entered 05/16/22 10:46:20 Desc Main Document Page 1 of 9

Fill in this info	rmation to identify y	our case:					
Debtor 1	Wardell James	S Christopher, Jr. Middle Name	Last Name	<u> </u>		Oh a alv if this is	
Debtor 2		Wildele Harrie	Last Name			Check if this is plan, and list b	elow the
(Spouse, if filing) First Name	Middle Name	Last Name	_		sections of the been changed	plan that have
United States	Bankruptcy Court f	or the Western Distri	ct of Pennsylvania				
Case number:	22-10213 TPA			- -			
(if known)							
Western	District of	Pennsylvan	ia				
		-	lay 16, 2022				
•			<u>., ., .</u>				
Part 1:	Notices						
To Debtors:	indicate that	the option is appro	nay be appropriate in so priate in your circumsta The terms of this plan o	nces. Plans that of	do not	comply with loca	I rules and judicial
	In the following	g notice to creditors,	you must check each box	that applies:			
To Creditors:	YOUR RIGHT	S MAY BE AFFECT	ED BY THIS PLAN. YOU	IR CLAIM MAY BE	REDUC	CED, MODIFIED,	OR ELIMINATED.
		ad this plan carefully ou may wish to consu	and discuss it with your a	ttorney if you have o	ne in th	is bankruptcy cas	e. If you do not have
	ATTORNEY IN THE CONFIR PLAN WITHO	MUST FILE AN OBJE MATION HEARING, OUT FURTHER NOTI	TREATMENT OF YOUR ECTION TO CONFIRMAT UNLESS OTHERWISE O ICE IF NO OBJECTION T O FILE A TIMELY PROO	ION AT LEAST SEV PRDERED BY THE O CONFIRMATION	/EN (7) COURT IS FILE	DAYS BEFORE T T. THE COURT N ED. SEE BANKR	THE DATE SET FOR NAY CONFIRM THIS UPTCY RULE 3015.
	plan includes	each of the follow	articular importance. Del ing items. If the "includ tive if set out later in the	led" box is unched			
	ent or no payment		ges set out in Part 3, whi or (a separate action will			☐ Included	Not Included ■
			y, nonpurchase-money se to effectuate such limit)	ecurity interest, set of	out in	☐ Included	
1.3 Nonsta	andard provisions, s	set out in Part 9				☐ Included	Not Included
Part 2:	Plan Payments an	d Length of Plan					
2.1 Debto	r(s) will make regu	ılar payments to the	e trustee:				
Total a	mount of \$ <u>800.00</u> pe	r month for a total pla	n term of <u>sixty (60)</u> months	shall be paid to the tr	ustee fro	om the future earni	ngs as follows:
Paym	ents By Income A	ttachment	Directly by Debtor	By Autor	mated B	ank Transfer	
D#1	\$ <u>800.00</u>		\$	\$			
D#2	\$		\$	\$			
(Incor	me attachments mus	t be used by debtors h	naving attachable income)	(SSA dir	ect depo	osit recipients only)	

Case 22-10213-TPA Doc 12 Filed 05/16/22 Entered 05/16/22 10:46:20 Desc Main Document Page 2 of 9 Debtor(s): Wardell James Christopher, Jr. Case number: 22-10213 TPA 2.2 Additional payments: Unpaid Filing Fees. The balance of \$ shall be paid by the Trustee to the Clerk of the Bankruptcy Court from the first available funds. Check one. None. If "None" is checked, the rest of Section 2.2 need not be completed or reproduced. The debtor(s) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. 2.3 The total amount to be paid into the plan (plan base) shall be computed by the trustee based on the total amount of plan payments plus any additional sources of plan funding described above. Treatment of Secured Claims Part 3: 3.1 Maintenance of payments and cure of default, if any, on Long-Term Continuing Debts. Check one. None. If "None" is checked, the rest of Section 3.1 need not be completed or reproduced. The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed by the trustee. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, without interest. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. If monthly payment changes exist, state the amounts and the effective dates of the changes. Collateral Current installment Name of creditor and Amount of **Effective** redacted account number payment arrearage date (MM/YYYY) (including escrow) (if any) 261 East 31st Street, Erie, PA 16504 M&T Bank, N.A./Lakeview \$537.52 \$8,000.00 May, 2022 Loan Servicing LLC Insert additional claims as needed. Request for valuation of security, payment of fully secured claims, and/or modification of undersecured claims. 3.2 Check one. None. If "None" is checked, the rest of Section 3.2 need not be completed or reproduced. Fully paid at contract terms with no modification Name of Creditor and Collateral **Amount of Secured Interest Rate Monthly** redacted account number Claim payment to Creditor ☐ Fully paid at modified terms Monthly Name of Creditor and Collateral **Amount of Secured** Interest Rate redacted account number Claim payment to Creditor

The judicial liens or nonpossessory, nonpurchase-money security interests securing the claims listed below impair exemptions to which the debtor(s) would have been entitled under 11 U.S.C. § 522(b). The debtor(s) will request, by filing a separate motion, that the court order the avoidance of a judicial lien or security interest securing a claim listed below to the extent that it impairs such exemptions. The amount of any judicial lien or security interest that is avoided will be treated as an unsecured claim in Part 5 to the extent allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan. See 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien.

Name of creditor and redacted account number	Collateral	Modified principal balance*	Interest rate	Monthly payment or pro Rata
		\$	%	\$

	Case 22-10213-TPA	Docume		1 of 9		Desc	Main
Deptor	(s): Wardell James Christopher, J	<u>r.</u>		Case numr	oer: 22-10213 TPA		
				\$	%	5 \$	
Insert a	additional claims as needed.						
*If the I	lien will be wholly avoided, insert \$0	for Modified principal bala	ance.				
3.5	Surrender of Collateral						
	Check one.						
	None. If "None" is checked	d, the rest of Section 3.5 r	need not be comple	eted or reproduce	ed.		
	The debtor(s) elect to surrel upon final confirmation of the 11 U.S.C. §1301 be termin treated in Part 5.	his plan the stay under 1°	1 U.S.C. § 362(a)	be terminated as	to the collateral only	and that t	the stay under
	Name of Creditor and redacted	account number	Collateral				
			_				
Insert a	additional claims as needed. Secured tax claims.						
	Name of taxing authority	Total amount of	Type of tax	Interest	Identifying numb		Tax periods
		claim		Rate*	collateral is real	estate	
		\$		%		_	
	Insert additional claims as nee	eded.					
	* The secured tax claims of th the statutory rate in effect as o			n of Pennsylvania	a and any tax claiman	ts shall be	ar interest at
Part	4: Treatment of Fees and Pr	iority Claims					
4.1	General.						
	Trustee's fees and all allowed prid full without postpetition interest.	ority claims, including Dor	mestic Support Ob	ligations other th	an those treated in Se	ection 4.5,	will be paid in
4.2	Trustee's fees.						
	Trustee's fees are governed by st fees and publish the prevailing ra pro se) and the trustee to monitor	tes on the court's website	e for the prior five y	ears. It is incum	bent upon the debtor		
4.3.	Attorney's fees.						
	Attorney's fees are payable to Mi retainer of \$1,000.00 (of which \$5 behalf of the debtor, the amount of and costs reimbursement has bee approved application(s) for compapproved before any additional ar without diminishing the amounts r	500.00 was a payment to of \$4,500.00 is to be paid an approved by the court to ensation above the no-loo mount will be paid through	reimburse costs a at the rate of \$250 o date, based on a ok fee. An addition on the plan, and this	dvanced and/or a .00 per month. If combination of th al \$_ will be sou plan contains su	a no-look costs depos ncluding any retainer e no-look fee and cos ght through a fee ap fficient funding to pa	sit) already paid, a tota ts deposit a plication to	paid by or on al of \$_ in fees and previously be filed and
	☐ Check here if a no-look fee in the debtor(s) through participation compensation requested, above).	n in the bankruptcy court'					
4.4	Priority claims not treated elsev	where in Part 4.					
	None. If "None" is checked, t None. If "None. I continue the conti	the rest of Section 4.4 ne	ed not be complete	ed or reproduced			

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Debtor(s): Wardell James Christopher, Jr. Case number: 22-10213 TPA

checked, the rest of Section rently paying Domestic Supples to continue paying and resent is for prepetition arrearage, e.e.g. PA SCDU)	\$sssssss	eted or reproduce	order(s) and leav	ves this se sting state	ction blank, tl
s needed. ort Obligations not assign checked, the rest of Section rently paying Domestic Supers to continue paying and resent is for prepetition arrearance. e. e.g. PA SCDU)	on 4.5 need not be comple oport Obligations through ex emain current on all Domest ges only. Description	ental unit.	ed. order(s) and leavitions through exi	ves this se sting state	ction blank, tl
s needed. checked, the rest of Section rently paying Domestic Supers to continue paying and resent is for prepetition arrearants, e.g. PA SCDU)	on 4.5 need not be comple oport Obligations through ex emain current on all Domest ges only. Description	ental unit.	ed. order(s) and lea tions through exi	ves this se sting state	ction blank, tl
s needed. checked, the rest of Section rently paying Domestic Supers to continue paying and resent is for prepetition arrearants, e.g. PA SCDU)	on 4.5 need not be comple oport Obligations through ex emain current on all Domest ges only. Description	ental unit. eted or reproduce isting state court	ed. order(s) and lea tions through exi	ves this se sting state	ction blank, tl
checked, the rest of Sections rently paying Domestic Supers to continue paying and rest is for prepetition arrearage, e.g. PA SCDU)	on 4.5 need not be comple oport Obligations through ex emain current on all Domest ges only. Description	eted or reproduce	order(s) and leavitions through exi	sting state	
checked, the rest of Section rently paying Domestic Supples to continue paying and resent is for prepetition arrearage, e.e.g. PA SCDU)	on 4.5 need not be comple oport Obligations through ex emain current on all Domest ges only. Description	eted or reproduce	order(s) and leavitions through exi	sting state	
rently paying Domestic Supes to continue paying and rent is for prepetition arreara	oport Obligations through exemain current on all Domest ges only. Description	isting state court	order(s) and leavitions through exi	sting state	
rently paying Domestic Supes to continue paying and rent is for prepetition arreara	oport Obligations through exemain current on all Domest ges only. Description	isting state court	order(s) and leavitions through exi	sting state	
es to continue paying and reent is for prepetition arreara	emain current on all Domest ges only. Description		tions through exi	sting state	
e, e.g. PA SCDU)	Description		Claim	3.6 4.1	
	·		Claim	NA 41	
				or pro	hly payment o rata
			\$		
	·		\$		
s needed.					
gations assigned or owed	to a governmental unit an	nd paid less than	full amount.		
checked, the rest of Section	n 4.6 need not be completed	d or reproduced.			
and will be paid less than t	the full amount of the claim	under 11 U.S.C.			
	Amount of C	laim to be paid			
	<u> </u>				
	\$				
i	rity claims listed below are	rity claims listed below are based on a Domestic Supplet and will be paid less than the full amount of the claim on 2.1 be for a term of 60 months. See 11 U.S.C. § 132 Amount of C	t and will be paid less than the full amount of the claim under 11 U.S.C. on 2.1 be for a term of 60 months. See 11 U.S.C. § 1322(a)(4). Amount of Claim to be paid \$	rity claims listed below are based on a Domestic Support Obligation that has been asst and will be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(4). Ton 2.1 be for a term of 60 months. See 11 U.S.C. § 1322(a)(4). Amount of Claim to be paid \$	rity claims listed below are based on a Domestic Support Obligation that has been assigned to out and will be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(4). This provision 2.1 be for a term of 60 months. See 11 U.S.C. § 1322(a)(4). Amount of Claim to be paid \$

Insert additional claims as needed.

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4.8 Postpetition utility monthly payments

The provisions of Section 4.8 are available only if the utility provider has agreed to this treatment. The charges for postpetition utility service are allowed as an administrative claim. These payments comprise of a single monthly combined payment for postpetition utility services, any postpetition delinquencies, and unpaid security deposits. The claim payment will not change for the life of the plan unless amended. Should the utility obtain an order authorizing a payment change, the debtor(s) will be required to file an amended plan. These payments may not resolve all of the postpetition claims of the utility. Any unpaid postpetition utility claims will survive discharge and the utility may require additional funds from the debtor(s) after discharge.

Part 5: 5.1 N	Insert additional claims as needed. Treatment of Nonpriority University Univ	secured Claims separately classified. of \$0.00 will be available a MINIMUM of \$0.00 orth in 11 U.S.C. § 132-cove is NOT the MAXIM ors under the plan base insecured creditors is all to be paid unless all to been filed within thirty	ble for distribu shall be pai 5(a)(4). MUM amount will be detern 0%. The per I timely filed of (30) days of	d to nonpriority payable to this mined only after a reentage of payiclaims have bee	ty unsecured unsecured class of creaudit of the ment may on paid in fu	editors. Instead plan at time of change, base all. Thereafter	comply with ad, the actu f completion d upon the r, all late-file	n the liquidation al pool of funds . The estimated total amount of
Part 5: 5.1 N	Treatment of Nonpriority University Universi	separately classified. of \$0.00 will be available a MINIMUM of \$0.00 orth in 11 U.S.C. \$ 132. ove is NOT the MAXIM ors under the plan base insecured creditors is all to be paid unless all to been filed within thirty	ble for distribute the paid of	d to nonpriority payable to this mined only after a reentage of payiclaims have bee	unsecured class of cre audit of the ment may o	editors. Instead plan at time of change, base all. Thereafter	ad, the acturated frompletion the upon the r, all late-file	al pool of funds The estimated total amount of
Part 5: 5.1 N [[a a a a a a a a a a a a a a a a a	Treatment of Nonpriority University University Unsecured claims not Debtor(s) ESTIMATE(S) that a total of Debtor(s) ACKNOWLEDGE(S) that alternative test for confirmation set for the total pool of funds estimated above a state of the total pool of funds estimated above the total pool of payment to these creditors are presented by the properties of payment to general unillowed claims. Late-filed claims will be pro-rate unless an objection has belian are included in this class.	separately classified. of \$0.00 will be available a MINIMUM of \$0.00 orth in 11 U.S.C. \$ 132. ove is NOT the MAXIM ors under the plan base insecured creditors is all to be paid unless all to been filed within thirty	ble for distribute the paid of	d to nonpriority payable to this mined only after a reentage of payiclaims have bee	unsecured class of cre audit of the ment may o	editors. Instead plan at time of change, base all. Thereafter	ad, the acturated frompletion the upon the r, all late-file	al pool of funds The estimated total amount of
5.1 N	Debtor(s) ESTIMATE(S) that a total of Debtor(s) ACKNOWLEDGE(S) that a liternative test for confirmation set for the total pool of funds estimated above allowed to these creditors bercentage of payment to these creditors bercentage of payment to general unallowed claims. Late-filed claims will baid pro-rata unless an objection has blan are included in this class.	separately classified. of \$0.00 will be available a MINIMUM of \$0.00 orth in 11 U.S.C. \$ 132. ove is NOT the MAXIM ors under the plan base insecured creditors is all to be paid unless all to been filed within thirty	ble for distribute the paid of	d to nonpriority payable to this mined only after a reentage of payiclaims have bee	unsecured class of cre audit of the ment may o	editors. Instead plan at time of change, base all. Thereafter	ad, the acturated frompletion the upon the r, all late-file	al pool of funds The estimated total amount of
] 2 3 4 4 8 8 8 8 8 8	Debtor(s) ESTIMATE(S) that a total of Debtor(s) ACKNOWLEDGE(S) that alternative test for confirmation set for the total pool of funds estimated above a contract of payment to these credition between the payment to general unillowed claims. Late-filed claims will be paid pro-rate unless an objection has belan are included in this class.	of \$0.00 will be available a <i>MINIMUM</i> of \$0.00 orth in 11 U.S.C. § 132: ove is <i>NOT</i> the <i>MAXIM</i> ors under the plan base insecured creditors is all to be paid unless all been filed within thirty	ble for distribute the paid of	d to nonpriority payable to this mined only after a reentage of payiclaims have bee	unsecured class of cre audit of the ment may o	editors. Instead plan at time of change, base all. Thereafter	ad, the acturated frompletion the upon the r, all late-file	al pool of funds The estimated total amount of
[a r a r r r	Debtor(s) ACKNOWLEDGE(S) that alternative test for confirmation set for the total pool of funds estimated above available for payment to these creditorer to general unallowed claims. Late-filed claims will be pro-rate unless an objection has belan are included in this class.	a MINIMUM of \$0.00 orth in 11 U.S.C. § 1320 ove is NOT the MAXIM ors under the plan base insecured creditors is I not be paid unless all been filed within thirty	shall be pai 5(a)(4). MUM amount ewill be detern 0%. The per I timely filed of (30) days of	d to nonpriority payable to this mined only after a reentage of payiclaims have bee	unsecured class of cre audit of the ment may o	editors. Instead plan at time of change, base all. Thereafter	ad, the acturated frompletion the upon the r, all late-file	al pool of funds The estimated total amount of
1 1 1 1 1 1 1	Internative test for confirmation set for higher than the formation of funds estimated above a substitution of the formation	orth in 11 U.S.C. § 132: ove is <i>NOT</i> the <i>MAXIII</i> ors under the plan base in secured creditors is all the paid unless all the been filed within thirty	.5(a)(4). MUM amount e will be deterr <u>0</u> %. The per I timely filed α γ (30) days of	payable to this nined only after a rcentage of payi claims have bee	class of creaudit of the ment may on paid in fu	editors. Instea plan at time of change, base ull. Thereafter	ad, the acturated frompletion the upon the r, all late-file	al pool of funds The estimated total amount of
e F F	available for payment to these credito percentage of payment to general u allowed claims. Late-filed claims will paid pro-rata unless an objection has plan are included in this class.	ors under the plan base nsecured creditors is in I not be paid unless all the been filed within thirty	e will be detern 0 %. The per I timely filed o (30) days of	mined only after a rcentage of payi claims have bee	audit of the ment may on n paid in fu	plan at time of change, base ıll. Thereafter	f completion d upon the r, all late-file	The estimated total amount of d claims will be
5.2 N	Maintenance of payments and cure	£ d-£ 4						
		e of any default on no	onpriority cla	aims.				
(Check one.							
	None. If "None" is checked, the	ne rest of Section 5.2 n	need not be co	ompleted or repr	oduced.			
[The debtor(s) will maintain the on which the last payment is arrearage amount will be paid	due after the final plar	n payment. ∃	These payment	will be dist			
	Name of creditor and redacted account number	Current installment	t payment	Amount of arroto be paid on t		Estimated payments I		Payment beginning date (MM/YYYY)
_		\$		\$		\$		
_		\$		\$		\$		
I	nsert additional claims as needed.							
5.3 (Other separately classified nonpri	ority unsecured clain	ns.					
(Check one.							
	None. If "None" is checked, the	ne rest of Section 5.4 n	need not be co	ompleted or repr	oduced.			
	The allowed nonpriority unsec	ured claims listed belo	w are separa	tely classified ar	nd will be tr	eated as follo	ws:	
	Name of creditor and redacted account number	Basis for separate of treatment	classificatio		unt of arage to be	Interest e rate		nated total nents by
				\$			%	

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Debtor(s): Wardell James Christopher			number: 22-1021	3 TPA	
			\$ <u></u>	<u> </u>	%	
	Insert additional claims as need	led.				
Part	6: Executory Contracts ar	Unexpired Leases				
6.1	The executory contracts and contracts and unexpired leas		w are assumed and will b	e treated as spe	cified. All other ex	ecutory
	Check one.					
	None. If "None" is check	ed, the rest of Section 6.1 need	d not be completed or repr	oduced.		
	Assumed items. Curre the trustee.	ent installment payments will	l be disbursed by the tru	stee. Arrearage	payments will be	disbursed by
	Name of creditor and redacted account number	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Estimated total payments by trustee	Payment beginning date (MM/YYYY)
			\$	\$	\$	
			\$	\$	\$	
	Insert additional claims as r	needed.				
Part	7: Vesting of Property of t	the Estate				
7.1	Property of the estate shall n	ot re-vest in the debtor(s) un	til the debtor(s) have com	pleted all paymo	ents under the con	firmed plan.

General Principles Applicable to All Chapter 13 Plans

Part 8:

- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan in order to ensure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C. § 1308 and provide the trustee with documentation of such compliance by the time of the meeting. Debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the information needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s)' attorney or debtor(s) (if pro se) shall provide trustee with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, 8.3 recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.

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8.4 Unless otherwise stated in this plan or permitted by a court order all claims or debts provided for by the plan to receive a distribution shall be paid by and through the trustee.

8.5 Percentage fees to the trustee are paid on receipts of plan payments at the rate fixed by the United States Trustee. The trustee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the extent the trustee seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek an obtain prior authorization of the court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:

Level One: Unpaid filing fees.

Level Two: Secured claims and lease payments entitled to 11 U.S.C. § 1326(a)(1)(C) pre-confirmation adequate protection

payments.

Level Three: Monthly ongoing mortgage payments, ongoing vehicle and lease payments, installments on professional fees, and

postpetition utility claims.

Level Four: Priority Domestic Support Obligations.

Level Five: Mortgage arrears, secured taxes, rental arrears, vehicle payment arrears.

Level Six: All remaining secured, priority and specially classified claims, and miscellaneous secured arrears.

Level Seven: Allowed nonpriority unsecured claims.

Level Eight: Untimely filed nonpriority unsecured claims for which an objection has not been filed.

As a condition to the debtor(s)' eligibility to receive a discharge upon successful completion of the plan, debtor(s)' attorney or debtor(s) (if *pro* se) shall file Local Bankruptcy Form 24 (Debtor's Certification of Discharge Eligibility) with the court within forty-five (45) days after making the final plan payment.

- 8.7 The provisions for payment to secured, priority, and specially classified unsecured creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the trustee will not be required. In the absence of a contrary timely filed proof of claim, the amounts stated in the plan for each claim are controlling. The clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. Unless otherwise ordered by the court, if a secured, priority, or specially classified creditor timely files its own claim, then the creditor's claim shall govern, provided the debtor(s) and debtor(s)' attorney have been given notice and an opportunity to object. The trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.
- 8.8 Any creditor whose secured claim is not modified by this plan and subsequent order of court shall retain its lien.
- 8.9 Any creditor whose secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under 11 U.S.C. § 1328 or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and entry of a discharge order, the modified lien will terminate and be released. The creditor shall promptly cause all mortgages, liens, and security interests encumbering the collateral to be satisfied, discharged and released.
- 8.10 The provisions of Sections 8.8 and 8.9 will also apply to allowed secured, priority, and specially classified unsecured claims filed after the bar date. LATE-FILED CLAIMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' ATTORNEY OR DEBTOR(S) (IF PRO SE) WILL NOT BE PAID. The responsibility for reviewing the claims and objecting where appropriate is placed upon the debtor(s).

Part 9: Nonstandard Plan Provisions

- 9.1 Check "None" or List Nonstandard Plan Provisions.
 - None. If "None" is checked, the rest of Part 9 need not be completed or reproduced.

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Local Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if the applicable box in Part 1 is checked. A court approval after notice and a hearing upon the filing of an appropriate motions.	Any provision set forth herein is subject to
	_

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Debtor(s): Wardell James Christopher, Jr. Case number: 22-10213 TPA

Part 10: Signatures

10.1 Signature of Debtor(s) and Debtor(s)' Attorney.

If the debtor(s) do not have an attorney, the debtor(s) must sign below; otherwise, the debtor(s)' signatures are optional. The attorney for the debtor(s), if any, must sign below.

By signing this plan the undersigned, as debtor(s)' attorney or the debtor(s) (if pro se), certify(ies) that I/we have reviewed any prior confirmed plan(s), order(s) confirming prior plan(s), proofs of claim filed with the court by creditors, and any orders of court affecting the amount(s) or treatment of any creditor claims, and except as modified herein, this proposed plan conforms to and is consistent with all such prior plans, orders, and claims. False certifications shall subject the signatories to sanctions under Bankruptcy Rule 9011.

By filing this document, debtor(s)' attorney or the debtor(s) (if pro se), also certify(ies) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in the standard chapter 13 plan form adopted for use by the United States Bankruptcy Court for the Western District of Pennsylvania, other than any nonstandard provisions included in Part 9. It is further acknowledged that any deviation from the standard plan form shall not become operative unless it is specifically identified as "nonstandard" terms and are approved by the court in a separate order.

/s/Wardell James Christopher, Jr.	
Signature of Debtor 1	Signature of Debtor 2
Executed on: May 16, 2022	Executed on
MM/DD/YYYY	MM/DD/YYYY
/s/Michael S. JanJanin	
Michael S. JanJanin, Esquire	Date: May 16, 2022
Quinn, Buseck, Leemhuis, Toohey, & Kroto, Inc.	MM/DD/YYYY
Pa. I.D. No.38880	
2222 West Grandview Boulevard	
Erie, PA 16506-4508	

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Attorney for Debtor(s)

Email: mjanjanin@quinnfirm.com